

## COMPREHENSIVE LIST OF ALL DEFAULT PROCEDURES IN ROCHESTER AND WATKINS GLEN

## **EXHIBIT B**

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§362(d)-Motion to grant relief from the automatic stay	12 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion &	Chapter 7 & 13  Debt or, debtor s attorney & trustee.	(1) Cover sheet, (2) Copies of mortgage or lien documents and proof of lien perfection must be attached to motion involving secured property, (3) Default language pursuant to Standing Order dated 8/5/92 must be included, (4) Copy of proposed order attached to motion as an exhibit, (5) Affidavit of service, and (6) An original proposed order to be submitted for determination. A consent order may be submitted at least one day prior to the return date. Pursuant to 28 U.S.C. §1930(b), a fee is due upon the filing of a §362(d) motion.
Note: Requests in Cases under Chapter 11 & 12 must be submitted in regular motion format.	pursuant to FRBP 9006(a).		

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

(Rev. 6/29/99)

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§363-Motion to authorize the use of cash collateral	15 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 11  UST, trustee (if one is appointed) parties in interest, creditors committee & its attorney, if any. Absent a committeeserve the 20 largest unsecured creditors.	(1) Affidavits of service shall be filed as quickly as possible to demonstrate that service on all parties entitled to notice has been made, (2) Default lan guage pur suant to Standing Order dated 6/29/99 must be included, (3) An original order and two copies to be submitted for determination, (4) A proposed order to be attached to the motion as an exhibit, and (5) Affidavit of service. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§363(b)-Motion to use, sell or lease property of the estate	20 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return	Chapter 7, 12 & 13  Debt or, debtor s attorney, UST, trustee & all creditors.  Chapter 11	Default Format: (1) Default language pursuant to Standing Order dated 6/29/99, (2) Proposed order to be attached to the motion as an exhibit, (3) An original order and two copies to be submitted for determination, and, (4) Affidavit of service.  All motion papers must contain the following elements:  Private Sale: (1) Description of property to be sold, (2) Name of purchaser & relationship to debtor, if any, and (3) The price received for each item, and (4) Terms of Sale.  Auction Sale:
Note: Requests by the moving party can be submitted in default or regular motion format. Do not include default language when using regular motion format.	date of the motion & pursuant to FRBP 9006(a).	Debt or, debtor s attorney, UST, trustee (if one is appointed), attorney for creditors committee, if any, & all creditors.	(1) Name of auctioneer, (2) Date, time & location of auction, (3) General description of property being auctioned, and (4) Minimum bid, if any. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§364-Motion to obtain credit	15 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 11  UST, parties in interest, trustee (if one is appointed), creditors committee & its attorney, if any. Absent a committeeserve the 20 largest unsecured creditors.	(1) Affidavits of service shall be filed as quickly as possible to demonstrate that service on all parties entitled to notice has been made, (2) Default language pursuant to Standing Order dated 6/29/99 must be included, (3) An original order and two copies to be submitted for determination, (4) A proposed order to be attached to the motion as an exhibit, and (5) Affidavit of service. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§365-Motion to assume or reject an executory contract or unexpired lease of the debtor	12 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7, 12 & 13  Debt or, debtor s attorney, UST, trustee & parties in interest.  Chapter 11  Debt or, debtor s attorney, trustee (if one is appointed), UST, credit ors committee & its attorney, if any. Absent a committee-serve the 20 largest unsecured creditors.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§365(d)(4)-Motion to extend the time to assume or reject an executory contract of the debtor	12 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7, 12 & 13  Debt or, debtor s attorney, UST, trustee & parties in interest.  Chapter 11  Debt or, debtor s attorney, trustee (if one is appointed), UST, credit ors committee & its attorney, if any. Absent a committee-serve the 20 largest unsecured creditors.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.

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DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§522-Motion objecting to debtor s claimed exemption	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7, 12 & 13  Debt or, debtor s attorney, trustee & UST.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.
§522(f)-Motion for avoiding the fixing of a lien on an interest of the debtor in property to the extent that such lien impairs an exemption	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7, 12 & 13  Debt or, debtor s attorney, any other judgment creditor which is a party to the motion and its attorney, the attorney for any judgment creditor at the time the judgment was taken, UST & trustee.	(1) Cover sheet, (2) A signed appraisal, a letter of valuation, or a market analysis of real property as an exhibit to the motion, (3) Default language pursuant to Revised Standing Order dated 4/13/93 must be included, (4) A proposed order attached to the motion as an exhibit, (5) Affidavit of service, and (6) An original proposed order to be submitted for determination. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§523-Motion to extend the time to file complaints to have the Court determine the dischargeability of a debt	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7  Debt or, debtor s attorney, UST & trustee.	(1) Papers are to clearly set forth detailed facts so that the Court can make the required affirmative finding of cause, (2) Default language pursuant to Standing Order dated 6/29/99 must be included, (3) An original order and two copies to be submitted for determination, (4) A proposed order to be attached to the motion as an exhibit, and (5) Affidavit of service. A consent order may be submitted at least one day prior to the return date.
§542-Motion by trustee to compel turnover of property of estate	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7, 12 & 13  Debt or, debtor s attorney, UST & parties in interest.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§554-Motion for abandonment of property	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7, 12 & 13  Trustee & UST. Should the movant be a creditor, service must also be made upon the debtor, debtor s attorney.  Chapter 11  UST, trustee (if one is appointed) creditor s committee and its attorney, if any. Absent a committee-serve the 20 largest unsecured creditors. Should the movant be a creditor, service must also be made upon the debtor, debtor s attorney.	(1) Cover sheet, (2) Copies of mortgage or lien documents and proof of lien perfection, (3) Basis for market value if other than an appraisal, letter valuation, market analysis, NADA value or other source of value which has been agreed to by the trustee, (4) Default language pursuant to Standing Order dated 3/9/93 must be included, (5) A proposed order attached to the motion papers as an exhibit, (6) Affidavit of service, and (7) an original order to be submitted for determination. A consent order may be submitted at least one day prior to the return date. Pursuant to 28 U.S.C. §1930(b), a fee is due upon the filing of a §554 motion.

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DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§554(c)-Moti on by trustee excepting property of the estate from abandonment	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7  Debt or, debtor s attorney, UST & parties in interest.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.
§722-Motion to redeem tangible person al property intended for personal, family or household use from a lien securing a dischargeable consumer debt	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7  Debt or, debtor s attorney, any other creditor which is a party to the motion and its attorney, UST & trustee.	(1) Cover sheet, (2) Proof of value in the form of a signed appraisal or letter of valuation, and proof of perfection, if applicable, must be attached to the motion, (3) Default language pursuant to Standing Order dated 7/25/94 must be included, (4) A proposed order as an exhibit to the motion, (5) Affidavit of service, and (6) An original order to be submitted for determination. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§727-Motion to extend the time to file complaints objecting to the discharge of the debtor	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7  Debt or, debtor s attorney, UST & trustee.	(1) Papers are to clearly set forth detailed facts so that the Court can make the required affirmative finding of cause, (2) Default language pursuant to Standing Order dated 6/29/99 must be included, (3) An original order and two copies to be submitted for determination, (4) A proposed order to be attached to the motion as an exhibit, and (5) Affidavit of service. A consent order may be submitted at least one day prior to the return date.
§1112-Motion to convert or dismiss	20 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 11  Debt or, debtor s attorney, trustee (if one is appointed), UST, equity security holders, all creditors & attorney for creditors committee, if any.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date. Pursuant to 28 U.S.C. §1930(b), a conversion fee is due upon the filing of a motion to convert a Chapter 11 to Chapter 7. No fee is due if the request is to convert to a Chapter 12 or Chapter 13.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§1121(d)-Motion to extend the exclusive time within which a debtor in possession must file a plan and disclosure statement	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 11  UST, trustee (if one is appointed), creditors committee & its attorney, if any. Absent a committeeserve the 20 largest unsecured creditors.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, and (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.
§1221-Motion to extend the time to file a plan	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 12 UST & trustee.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.

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DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§1228(b)-Motion for hardship discharge	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 12  Trustee, UST & all creditors.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, and (3) A proposed order to be attached to the motion as an exhibit, (4) Affidavit of service. The order shall incorporate <b>three elements</b> : (1) Language that the last day for filing complaints under 11 U.S.C. §1228(c) objecting to the discharge of particular debts shall be thirty (30) days from the date of the order and if no complaint is filed the debts may be discharged, (2) Reaffirmation agreements must be filed within sixty (60) days of the last day fixed for filing complaints against the discharge, and (3) If the movant is a debtor(s) not represented by counsel, the order shall also contain language that should the debtor(s) plan to file a reaffirmation agreement, a request for a §524(d) hearing along with the reaffirmation agreement must be filed within sixty (60) days of the last day fixed for filing complaints against the discharge.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§1229 & 1329-Motions to modify the plan	20 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date and pursuant to FRBP 9006(a).	Chapter 12 & 13  Trustee & all creditors.	(1) Cover sheet must accompany motion & also be served on all creditors & the trustee, (2) Default language pursuant to Standing Order dated 7/26/95 must be included, (3) Full application must be served upon any affected secured creditor, trustee, debtor, and any creditor or their attorney who appeared at the §341 meeting or confirmation hearing, (4) Additional professional fæ requests should be addressed in the motion and indicated whether or not fees are to paid within or outside the plan, (5) The amended budget is to be contained with the motion, (6) An original order to be submitted for determination, (7) A proposed order to be attached to the motion as an exhibit, and (8) Affidavit of service. The order shall incorporate <u>four elements</u> : (1) Language that the plan has been confirmed, (2) Changes made to the plan, (3) Attorney s fees to be paid through the plan and, (4) A statement acknowledging that the remaining provisions of the original plan are still in effect. A consent order may be submitted at least one day before the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§1301-Motion for Relief from Stay of Action against Co-Debtor	20 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date and pursuant to FRBP 9006(a).	Chapter 13  Debt or, debtor s attorney, trustee & co-debtor.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) Proposed order to be attached to the motion as an exhibit, (3) An original order and two copies to be submitted for determination, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
§1328(d)-Motions for hardship discharge	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 13  Trustee, UST & all creditors.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. The order shall incorporate three elements: (1) Language that the last day for filing complaints under 11 U.S.C. §1328(c),(d) objecting to the discharge of particular debts shall be thirty (30) days from the date of the order, and if no complaint is filed the debts may be discharged, (2) Reaffirmation agreements must be filed within sixty (60) days of the last day fixed for filing complaints against the discharge, and (3) If the movant is a debtor(s) not represented by counsel, the order shall also contain language that should the debtor(s) plan to file a reaffirmation agreement, a request for a §524(d) hearing along with the reaffirmation agreement must be filed within sixty (60) days of the last day fixed for filing complaints against the discharge.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
FRBP 1014(a)-Motion to change venue	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7, 12 & 13  Trustee, UST & all creditors.  Chapter 11  Trustee (if one is appointed), UST, all creditors & attorney for creditors committee, if any.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
FRBP 2002(a)(3)-Motion to approve the compromise of a controversy in an adversary proceeding	20 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3	Chapter 7, 12 & 13  Plaintiff, plaintiff s attorney, defendant, defendant s attorney, UST, debtor, debtor s attorney, trustee & all creditors.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.
Note: The below intervention language must be included in Notices of Hearing to Compromise or Settle in a §727 Adversary Proceeding pursuant to FRBP 7024 Creditors may elect to continue the adversary proceeding to deny the discharge of the debtor(s) under 11 U.S.C. §727 by filing a notice of intervention with the Clerk's Office within 3 days of the hearing date. Absent intervention, an Order will be signed approving the compromise/settlement.	days prior to the return date and pursuant to FRBP 9006(a).	Chapter 11  Plaintiff, plaintiff s attorney, defendant, defendant s attorney, UST, debtor, debtor s attorney, trustee (if one is appointed), all creditors & attorney for creditors committee, if any.	

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DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
FRBP 2002(a)(3)-Motion to approve the compromise of a controversy in a bankruptcy proceeding	20 days prior to the return date and filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date and pursuant to FRBP 9006(a).	Chapter 7  Debt or, debtor s attorney, UST, all creditors.  Chapter 11  Debt or, debtor s attorney, UST, attorney for creditors committee, if any, all creditors.	(1) Default language pursuant to Standing Order dated 6/29/99 must be included, (2) An original order and two copies to be submitted for determination, (3) A proposed order to be attached to the motion as an exhibit, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
FRBP 3007-Objection to claims	30 days prior to the return date pursuant to FRBP 3007. Responses shall be in writing and served not less than 3 days prior to the return date and pursuant to FRBP 9006(a).	Chapter 7, 12 & 13  Debt or, debtor s attorney, trustee, UST, claimant, claimant s attorney (if known) or per son design ated as power of attorney.  Chapter 11  Debt or, debtor s attorney, trustee (if one is appointed), UST, claimant, claimant s attorney (if known) or per son design ated as power of attorney, creditors committee and its attorney, if any. Absent a creditors committee serve the 20 largest unsecured creditors.	(1) Default language pursuant to Standing Order dated 5/20/93 must be included, (2) Only one claim objection will be allowed per notice or order unless the objecting party is granted permission by the presiding judge to use another format, (3) The objection to claim shall include a copy of the proposed order on the reverse side of the objection and, (4) Affidavit of service. A hearing will always be held with regard to an objection to the claim of the United States unless the United States consents to a waiver of hearing. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
FRBP 3007-Objection to claims (cont)	See previous page	Note: If IRS is the claim ant, service shall be upon IRS, the Attorney General & U.S. Attorney.  If NYS is the claimant, service shall be upon NYS Dept. of Taxation & NYS Dept. of Taxation & Finance in Rochester.	See previous page

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DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
FRBP 7024-Motion to Intervene  Note: The below intervention	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return	Chapter 7, 12 & 13  Plaintiff, plaintiff s attorney, defendant, defendant s attorney, UST, debtor, debtor s attorney, trustee & all creditors.	(1) Default language pursuant to Standing Order dated 6/29/99, (2) Propose order attached to the motion as an exhibit, (3) An original order and two copies to be submitted for determination, and (4) Affidavit of service. A consent order may be submitted at least one day prior to the return date.
language must be included in	date of the motion &	Chapter 11	
Notices of Hearing to	pursuant to FRBP	Chapter 11	
Compromise or Settle in a §727 Adversary proceeding pursuant to FRBP 7024: Creditors may elect to continue the adversary proceeding to deny the discharge of the debtor(s) under 11 U.S.C. §727 by filing a notice of intervention with the Clerk s Office within 3 days of the hearing date. Absent intervention, an Order will be signed approving the compromise/settlement.	9006(a).	Plaintiff, plaintiff s attorney, defendant, defendant s attorney, UST, debtor, debtor s attorney, trustee (if one is appointed), all creditors & attorney for creditors committee, if any.	

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court

DEFAULT	SERVICE REQUIREMENTS	PARTIES SERVED*	SPECIAL REQUIREMENTS
FRBP 7055-Motion for entry of default judgment against the debtor	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7, 12 & 13  Debt or, debtor s attorney, UST, trustee, defendant & defendant s attorney.  Chapter 11  Debt or, debtor s attorney, UST, trustee (if one is appointed) defendant & defendant s attorney.	(1) Default language pursuant to Standing Order dated 6/29/99, (2) Documentation is support of request, (3) Judgment by Default (Form D-3), (4) Proposed order for the entry of default judgment (items #2, #3 & #4) are to be attached to the notice of motion as exhibits), (5) Originals of #3 & #4 must be submitted separately for determination, (6) A ffidavit of service, and (7) Four copies of the original Order for the Entry of Judgment.
Local Rule 2091-A(1)-Motion to withdra w as an attorney	12 days prior to the return date & filed with the Clerk at least 7 days prior to the return date. Responses shall be in writing and filed not less than 3 days prior to the return date of the motion & pursuant to FRBP 9006(a).	Chapter 7, 12 & 13  Debtor, trustee & UST.  Chapter 11  Debtor, trustee (if one is appointed), UST & attorney for creditors committee, if any.	(1) Application should set forth sufficient detail as to why such a withdrawal will not substantially prejudice the client, (2) Default language pursuant to Standing Order dated 6/29/99 must be included, (3) An original order and two copies to be submitted for determination, (4) A proposed order to be attached to the motion as an exhibit, and (5) Affidavit of service. A consent order may be submitted at least one day prior to the return date.

<sup>\*</sup>At a minimum opposition must be served upon the moving party and any trustee if the trustee is not the moving party and with the Clerk of the Bankruptcy Court